1 2 3 4 5	Rebecca A. Hull, Esq. (SBN: 99802) rebecca.hull@sdma.com SEDGWICK DETERT MORAN & ARNOLD, I One Market Plaza Steuart Tower, 8th Floor San Francisco, CA 94105 Telephone: (415) 781-7900 Facsimile: (415) 781-2635  Attorneys for Defendant	LP	
6 7	WELLS FARGO & COMPANY LONG TERM DISABILITY PLAN and METROPOLITAN LIFE INSURANCE COMPANY		
8 9 10 11	Constantin V.Roboostoff, Esq. (SBN: 69328) cvr1@earthlink.net ROBOOSTOFF & KALKIN 369 Pine Street, Suite 500 San Francisco, CA 94104 Telephone: (415) 732-0282 Facsimile: (415) 732-0287		
12 13	Attorneys for Plaintiff CHRISTINE ONDERSMA		
<ul><li>14</li><li>15</li><li>16</li></ul>	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA		
<ul><li>16</li><li>17</li></ul>	CHRISTINE ONDERSMA,	) Case No. C-06-0258 MMC	
18	Plaintiff,	) ) STIPULATION AND [PROPOSED]	
19	VS.	ORDER EXTENDING TIME FOR SUBMISSION OF PROPOSED	
<ul><li>20</li><li>21</li></ul>	METROPOLITAN LIFE INSURANCE COMPANY, WELLS FARGO & COMPANY SHORT TERM DISABILITY PLAN, WELLS	) JUDGMENT OR JOINT STATEMENT ) )	
22	FARGO & COMPANY LONG TERM DISABILITY PLAN,		
23	Defendants.		
24		_) _)	
25	WHEREAS plaintiff Christine Ondersma and defendants Wells Fargo & Company Long		
26	Term Disability Plan and Metropolitan Life Insurance Company (collectively "the parties") have		
27	been directed by the Court to meet and confer and to jointly submit either a proposed form of		
28	judgment or a statement regarding inability to submit a proposed form of judgment on or before		
	-1- Case No. C-06-0258 MMC STIPULATION AND ORDER EXTENDING TIME FOR SUBMISSION OF PROPOSED JUDGMENT		
	STRUCKATION AND ORDER EXTENDING THE FOR SUDIMISSION OF LEGICOSED JUDGIVIENT		

1	January 18, 2008;		
2	WHEREAS the parties have met and conferred but have not yet agreed as to the precise		
3	calculation of benefits to be reflected in a proposed judgment and have not yet determined the		
4	precise cause of the discrepancies in their respective calculations; and		
5	WHEREAS, the parties feel that they will be able to either reach an agreement or clarify		
6	their positions sufficient to enable the Court to address any remaining discrepancies;		
7	NOW, THEREFORE, the parties hereby stipulate to and mutually request that the Court		
8	grant an extension of the time for submission of either a proposed form of judgment or a joint		
9	statement regarding the parties' respective positions regarding a proposed form of judgment, if		
10	applicable, for a total of one week, to and including January 25, 2008.		
11			
12	Dated: January 16, 2008	ROBOOSTOFF & KALKIN	
13		By: /s/ Constantin V. Roboostoff (as authorized on 1/16/08) Constantin V. Roboostoff	
14		Attorneys for Plaintiff, Christine Ondersma	
15			
16	Dated: January 16, 2008	SEDGWICK DETERT MORAN & ARNOLD, LLP	
17		/s/ Rebecca A. Hull Rebecca A. Hull	
18		Attorneys for Defendants, Wells Fargo & Company Long Term Disability Plan, and Metropolitan Life Insurance	
19		Company	
20			
21	Hand the stimulation of the most in and another are in the IT IC CO ORDERED		
22	Upon the stipulation of the parties, and good cause appearing, IT IS SO ORDERED.  DATED: January 17, 2008		
23	DATED. Junuary 17, 2000	Mafine M. Cherry	
24		Hyn. Maxine M. Chesney United States District Judge	
25		Office offices District studge	
26			
27			
28			

STIPULATION AND ORDER EXTENDING TIME FOR SUBMISSION OF PROPOSED JUDGMENT

Case No. C-06-0258 MMC